Environmental Protection Agency

NEW HAMPSHIRE NONREGULATORY—Continued

Name of nonregulatory SIP provision	Applicable geographic or nonattainment area	State submittal date/effective date	EPA approved date ³	Explanations
Letter from the New Hampshire Air Re- sources Division dated July 2, 1999 submitting a revision to the New Hampshire State Imple- mentation Plan.	Statewide	7/2/1999	7/27/2001, 66 FR 39100	See 52.1535(c)(66).
Letter from the New Hampshire Department of Environmental Serv- ices dated September 11, 1998 stating a nega- tive declaration for the aerospace coating oper- ations Control Tech- niques Guideline cat- egory.	Statewide	9/11/1998	7/10/2000, 65 FR 42290	See 52.1535(c)(67).
Letter from the DES, dated April 15, 2002, submit- ting revised Anheuser- Busch order to EPA as a SIP revision and with- drawing previous sub- mittal for this facility	Merrimack, NH	4/15/2002	7/23/2002, 67 FR 48033	See 52.1535(c)(68).
dated June 20, 2000. Letter from the DES, dated March 22, 2002, con- taining information on New Filcas of America.	Nashua, NH	3/22/2002	7/23/2002, 67 FR 48033	See 52.1535(c)(68).

³ In order to determine the EPA effective date for a specific provision listed in this table, consult the FEDERAL REGISTER notice cited in this column for the particular provision.

[74 FR 50120, Sept. 30, 2009]

§52.1521 Classification of regions.

The New Hampshire plan was evaluated on the basis of the following classifications:

Air quality control region		Pollutant					
		Sulfur oxides	Nitrogen dioxide	Carbon mon- oxide	Ozone		
Androscoggin Valley Interstate Central New Hampshire Intrastate Merrimack Valley-Southern New Hampshire Interstate		IA III I	 	III III III	 		

 $[37~{\rm FR}~10879,~{\rm May}~31,~1972,~{\rm as~amended~at}~45~{\rm FR}~24876,~{\rm Apr.}~11,~1980]$

§52.1522 Approval status.

(a) With the exceptions set forth in this subpart, the Administrator approves New Hampshire's plan as identified in §52.1520 of this subpart for the attainment and maintenance of the national standards under section 110 of the Clean Air Act. Furthermore, the Administrator finds the plans satisfy all requirements of Part D, Title I of

the Clean Air Act as amended in 1977, except as noted below.

(b) To insure Federal approval of State issued new source review permits pursuant to section 173 of the Clean Air Act, the provisions of Section V of the emission offset interpretative rule published January 16, 1979, (44 FR 3274) must be met.

 $[45\ FR\ 24876,\ Apr.\ 11,\ 1980,\ as\ amended\ at\ 48\ FR\ 50078,\ Oct.\ 31,\ 1983]$